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### APPROPRIATIONS

#### ALMOST A BILLION

Congress' Expenditures For Session Reach a Total of \$994,778,028.63.

WASHINGTON, D. C., March 8.—The total appropriations of this session of congress aggregate \$919,948,679.63, of which \$756,662,674.27 is for the annual expenditures for the fiscal year ending June 30, 1908. The balance of the grand total is to be used as follows:

Twelve million four hundred and thirty-nine thousand six hundred and eighty-five dollars and thirty-six cents for emergencies and deficiencies on account of the fiscal year 1907 and prior years; \$1,000,000 for miscellaneous objects, such as private claims and the like, authorized in special acts, and \$149,886.32 for permanent annual appropriations to meet the interest charge on the public debt, the requirements of the sinking fund expenses of collecting the revenue from customs, redemption of national bank notes and other purposes.

The revenues of the government for 1908 are estimated at \$550,000,000, which, it was stated, would leave a surplus of \$20,000,000 and not a deficit as had been predicted in some quarters.

During the fifty-ninth congress, as a whole, it was stated that \$198,000,000 had been appropriated in excess of the total for the fifty-eighth congress.

Analyzing the increased appropriations for the year 1908, over the current fiscal year, the total of which is given as \$40,000,000, the increases are distributed in part as follows:

For the army ..... \$ 700,000  
For the navy ..... 1,800,000  
Legislative, executive and judicial ..... 2,400,000  
Postal service ..... 20,000,000  
Pensions ..... 5,000,000

It was stated that while the rivers and harbors bill carried approximately \$23,000,000, the expenditure under it would be but \$27,000,000 during 1908.

The appropriation for the Panama canal was increased over that during the fifty-eighth congress by \$6,500,000.

During the same time the postal expenses increased \$50,000,000.

Representative Livingston, presenting the views of the minority on the subject, agreed as to the total, which, he says, is "an increase of \$40,332,454.57 over the appropriations made for the current fiscal year and \$57,266,192.57 over the appropriations for the fiscal year 1899, made by the first regular session of the fifty-fifth congress, which covered substantially the entire expenses of the military and naval establishments on account of the war with Spain.

"Enormous as are these appropriations for the next fiscal year three should be added to them the further sums of \$25,000,000 on account of contracts authorized in the naval department for additional warships for which no sums whatever are yet appropriated, and the sum of \$49,823,345 for contracts authorized in the river and harbor appropriation bill in addition to the appropriations made in that act.

"These sums added to the session's total apparent appropriations make the tremendous sum of \$994,778,028.63 carried either in direct appropriations or authorized at this session of congress, establishing a new record for federal appropriations approaching the prodigious sum of a billion dollars for a single session of congress.

Far Above Estimates.  
"The highest estimates placed on

### SIX YEARS FIGHT

#### ON BAILEY STARTS

Campaign Already Started To Defeat Bailey Ambitions Six Years Hence.

AUSTIN, Texas, March 8.—Members of the legislature and other leading democrats of the state who are not satisfied with the result of the investigation made of the charges against Senator Bailey, have decided to carry out their plan of presenting a memorial to the United States senate asking that the charges against Mr. Bailey be made the subject of an investigation by that body. It has been decided to let the matter rest for the present and devote their efforts to securing Mr. Bailey's overwhelming defeat, if possible, for re-election six years from now.

Representative W. A. Cooke, who filed the charges against Senator Bailey and presented them before the investigation committee, introduced a bill in the house today to provide that every member of the United States senate and lower house of congress from this state shall, on or before January 1 of each year, file with the secretary of state of Texas a full, complete, comprehensive and itemized statement of each and every source of income, direct or indirect, received by him from every source whatsoever during the previous year.

This statement shall contain items of all loans negotiated, together with a statement of dates, amounts, security, maturity and payee, and by whom negotiated; and of all gifts, donations or thing of value received or promised during the year; also a detailed account of all wage transactions of every nature by which money or other thing of value has been won or lost, together with a list of all parties with whom and for whose account such transactions were made.

If any member of congress are attorneys at law, they shall set out in their statement a complete list of their actual and prospective professional employees during the succeeding year.

This statement must be sworn to and in case of failure to comply with the provision of the law a penalty of \$500 to \$1000 and forfeiture of office is provided.

The probable revenues of the government from all sources during the coming fiscal year indicate that they will be at least one hundred million dollars below the appropriations and authorizations for expenditure chargeable to the session of congress just closed.

The increase for the army over last year is \$6,718,117.67, increase for the navy over last year is \$21,867,000, with the authorization for two new ships. Increase for pensions \$5,691,090. If this military spirit and extravagance is to continue, the ways and means committee had better get busy and provide a large increase in the revenues.

Mr. Livingston concluded with this remark: "I wish to heaven we could give the Philippines away to Japan and get out of that country, whose cost to us no one can even predict. I received a letter the other day from a debating society in my district asking whether Cuba should be annexed. To that question I want to reply right here. We have not enough of that kind of rats now."

Gates Says—The feeling is very bearish on stocks. I notice that some one is taking all the St. Paul.

Eoe Says—Strongly advise selling on this rally.

## PARDON IS ASKED FOR POLITICAL OFFENDERS

Petition Will Be Presented By Douma Asking For Amnesty For All Political Offenders—Not Murderers.

ST. PETERSBURG, March 8.—The presentation by the lower house of parliament of a unanimous petition for amnesty for all political offenders except those guilty of actual murder, will probably result from a conference of the conservative deputies held tonight.

It was decided to support any request made by the liberal members for the pardon of all persons imprisoned or exiled for revolutionary agitation, whose hands were not actually stained with blood. The radicals desire to make this demand include those guilty of murder, but in order to secure a unanimous vote, they probably will consent to the separation of the two classes, and present an appeal for terrorists as a separate motion.

The constitutional democratic central committee held an important meeting today to hear the report of M. Golovin, the present president of the lower house on the audience with Emperor Nicholas, and to consider the Socialist protest against the candidacy for the vice-presidency of the lower house of M. Teslinaki. The emperor's cordial reception of M. Golovin created an excellent impression on the committee and dispelled the pessimistic fears that the governing body was seeking only a good opportunity to dispose of the second parliament.

It is evident that the emperor was not vexed at the refusal of the Radical deputies to honor his name in the opening ceremonies by rising.

The Associated Press is informed that the tone of Premier Stolypin's declaration to parliament will be temperate, but firm. It lays down the exact limits to which the cabinet is prepared to go, and outlines with considerable detail the programme of legislation which he desires enacted.

## CANAL BIDDER SAYS LEMON HIS PORTION

Oliver Claims Was Jollied About Building of the Big Ditch.

WASHINGTON, D. C., March 7.—"I have been handed a very diminutive lime in exchange for about \$35,000 or \$40,000 of my good hard money," declared William J. Oliver, of Knoxville, Tennessee, in explanation of the turning down of his bid for the Panama canal contract. On being asked whether he had any assurance of getting the contract, before he rushed off and incorporated the construction company and made other expenditures, Oliver looked contemptuously at the interviewer as he asked:

"Do I look like a fellow who would invest \$40,000 in rainbows?"

Oliver's friends declare that not only Oliver himself, but also four or five of his friends and associates were assured that if Oliver "filled" he would get the contract.

"What more could I do?" queried Mr. Oliver. "I dug up the men and the dollars. My bid was the lowest, and according to the terms required."

"It reminds me," he continued, "of that spiked game of poker out west. The sucker held four aces and reached for the pot. 'Nothin' doin', said one of the players. 'I hold a whang-doodle that takes everything you lose. You should have noticed the sign behind the table.'"

"The next night," said the contractor, "the sucker returned with a big bunch of 'dough,' determined to get even. The game progressed, and when the table was stacked with the long green, he called:

"I have the whang-doodle." "Nothin' doin'," replied one of the gamblers. "I hold four aces—you lose."

"I thought a whang-doodle took everything," said the sucker.

"Oh, no, you did not read the sign carefully. You can only play a whang-doodle once a week."

"Well, I'm the sucker. I entered in to this canal game and made the lowest bid. I called the administrator's hand, but was whang-doodled out of the job."

KING'S SET GO BROKE  
LONDON, March 6.—The members of the King's set are going to their annual holiday at Biarritz with heavy hearts. They all have been plucked clean by the promoters of a Siberian gold mine swindle. They were to have made fortunes, but the promoters conducting the ball operations left them in the lurch.

Lord Knollys was inveigled into accepting a directorship and is almost broke. Sir Ernest Cassell, who was conducting a deal from which King Edward was to be the largest beneficiary, dropped \$2,500,000. Lord Farquhar, head of the banking house of Herries & Farquhar, was severely hit, as was Mrs. George Keppel, Consuelo, dowager duchess of Manchester, dropped many thousands, and the duke of Marlborough is considerably involved.

TEXAN IS KILLED  
SEARCHING HOUSE  
HOUSTON, Tex., March 5.—Sam Kranke, a prominent business man of this city, was shot dead early today while leaving a house with officers, where they had been searching for two of four men who had assaulted Kranke the night before.

Two of his assailants had been captured when Kranke, with the officers, went to the house in search for the other two. They were ordered out, and as they were descending the stairway, a shot was fired from the upper floor, the bullet passing through Kranke's head.

The proprietress of the house and Joe McNally were arrested.

## JUVENILE BILL NOW BEFORE SOLONS

Provides For Establishing a Juvenile Court in Each County of the Territory—District Judge to Preside.

The juvenile court bill has appeared in the legislature. It was introduced this week by Roemer in the council and is Council Bill No. 105.

The bill is understood to have been drawn by Attorney E. E. Ellinwood, has the approval of Chief Justice Kent and the active support of Mrs. Stewart W. French of Douglas, president of the Arizona Federation of Women's clubs and also of the Woman's club of Phoenix and many other people.

The bill provides for the establishment of a juvenile court in every county of the territory to be presided over by the judge of the district court of the judicial district in which the county is situated.

This bill separates the juvenile court business entirely from the criminal business of the district court, providing a separate docket, prohibits the confinement of said juvenile offenders with criminals or persons charged with crime, or even their conveyance from point to point in company with criminals.

The best feature of the law is that it places the disposal of every child offender under the supervision of the district court. While a child still may be brought into justice courts for an actual criminal offense, the district court may upon petition of the district attorney stay action by said justice court or set aside an action by the court and assume charge of the case. In this case the district attorney certifies that the child's interests would be best served by the operation of the probation law.

A justice before whom a warrant is issued for a child offender may certify to the district court, the juvenile side thereof, that in his opinion the best interest of the child would be served by probation and then the district court will act in the matter.

In addition to the above means of setting such cases before the juvenile court the cases may be brought directly into the juvenile court upon the petition of any citizen a resident of the county.

The law provides that the court may after hearing the evidence either commit the child to the custody of its parents under the supervision of a probation officer or may commit it to the reform school. The reform school shall be upon good behavior alone and shall rest with the board of control except that the governor may pardon.

No child under twelve years may be committed to the reform school until after the operation of the probation law it being proved that its best interests would thereby be served. Over 12 years the discretion of the court may be used.

The law provides that where a child is placed in the custody of some one other than its parent that person be of the same religious belief. Such children may be placed with private families, private institutions or associations organized for such or similar purposes or be left with parents under the supervision of probation officers.

WHITNEY AND BRYAN DISCUSS RAILROADS  
Nebraska Declared It Was Not His Intention To Confiscate Roads.

OMAHA, Neb., March 8.—The Omaha Bee published the following: Henry M. Whitney, of Boston, democratic nominee last fall for lieutenant governor of Massachusetts, and William J. Bryan engaged in a spirited colloquy at the Omaha club today on the subject of government ownership of railroads. It was at a dinner attended by them and several other prominent democrats of Nebraska.

"I am a director in the Boston and Maine railroad," said Mr. Whitney, "and yet I can conceive of there being virtue in the theory of government ownership, but Mr. Bryan, before you can succeed in securing the indorsement of your scheme you must couple with your advocacy of government ownership the specific declaration that you propose not to confiscate property, but to pay for it at its full value."

Mr. Bryan assured Whitney he and his friends had no thought or intention of confiscation, and would not tolerate such a system.

"But the difficulty would be," said Mr. Bryan, "determining the actual cash value. The railroads would want to run in their watered stock."

Mr. Bryan asked Mr. Whitney if he believed government ownership of railroads a possibility, and Mr. Whitney replied:

"Yes, if the Harrimans and the Hills keep at work. They are promoting this cause more than any other power. They are driving people to believe in the necessity of government ownership as a relief from oppressive private ownership. But I believe government regulation would meet the requirements."

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